[PROPOSED] PARTIAL DEFAULT JUDGMENT AND PERMANENT INJUNCTION

Case No. 2:21-cv-09317-MCS-SK

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AMENDED [PROPOSED] PARTIAL DEFAULT JUDGMENT AND PERMANENT INJUNCTION

This action came before the Court on the Motion for Partial Default
Judgement filed by Plaintiffs Paramount Pictures Corporation; Universal City
Studios Productions LLLP; Universal Content Productions LLC; Universal
Television LLC; Warner Bros. Entertainment Inc.; Columbia Pictures Industries,
Inc.; Disney Enterprises, Inc.; Netflix Studios, LLC; Netflix US, LLC; and Netflix
Worldwide Entertainment, LLC ("Plaintiffs") against Defendants Does 1 through
10, doing business as PrimeWire. Having carefully considered all the pleadings,
documentary evidence, and arguments:

IT IS HEREBY ORDERED, ADJUDGED, AND DECREED:

- 1. That judgment be entered in favor of Plaintiffs on their claims for copyright infringement as to liability and injunctive relief;
- 2. Defendants, and all individuals who serve as Defendants' officers, agents, servants, employees and attorneys, and other persons who have notice of this injunction and are in privity with Defendants and/or acting in active concert or participation with Defendants, their officers, agents, servants employees or attorneys, ARE HEREBY RESTRAINED AND ENJOINED from:
 - a. linking to, distributing, reproducing, copying, hosting, uploading, making available for download, indexing, displaying, exhibiting, publicly performing (including without limitation streaming, transmitting, or otherwise communicating to the public), or otherwise exploiting or making any use of any rights under the Copyright Act in any motion picture or other audiovisual work (or portion(s) thereof in any form), the rights to which Plaintiffs or their affiliates own or control ("Copyrighted Works");

- b. taking any action that directly or indirectly enables, facilitates, permits, assists, solicits, encourages or induces any user or other third party (i) to link to, distribute, reproduce, copy, host, upload, download, index, display, exhibit, publicly perform (including without limitation streaming, transmitting, or otherwise communicating to the public), or otherwise use or exploit in any manner any of Plaintiffs' Copyrighted Works or portion(s) thereof; or (ii) to make available any of Plaintiffs' Copyrighted Works or portion(s) thereof for linking to, distributing, reproducing, copying, hosting, uploading, downloading, indexing, displaying, exhibiting, publicly performing (including without limitation streaming, transmitting, or otherwise communicating to the public), or for any other use or means of exploitation;
- c. transferring or performing any function that results in the transfer of the registration of the domain name of www.primewire.li, www.primewire.ag, www.primewire.vc, or www.primewire.tf ("PrimeWire Websites") to any other registrant or registrar other than as identified by Plaintiffs; and
- d. assisting, aiding or abetting any other person or business entity in engaging in or performing any of the activities referred to in the above subparagraphs (a)-(c); and
- 3. In order to give practical effect to the Permanent Injunction, the PrimeWire Websites are hereby ordered to be immediately transferred by the Defendants, their assignees and/or successors-in-interest or title, and/or the domain name registrars (currently Sarek Oy and Gandi SAS, collectively "Registrars") to Plaintiffs' control. To the extent the current Registrars do not facilitate the transfer of the PrimeWire

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Websites to Plaintiffs' control within five (5) days of receipt of this Judgment, upon Plaintiffs' request, Defendants and the top level domain (TLD) registry for each of the PrimeWire Websites (Nic AG, SWITCH, Afilias, Inc., and Association Française pour le Nommage Internet en Coopération (A.F.N.I.C.), collectively "Registries"), or their administrators, including backend registry operators or administrators, shall, within thirty (30) days, (i) change the registrar of record for the PrimeWire Websites to a registrar of Plaintiffs' choosing, and that registrar shall transfer the subject domain names to Plaintiffs, or (ii) place the PrimeWire Websites on registry hold status for the life of the current registration, thus removing them from the TLD zone files maintained by the registries which link the PrimeWire Websites to the IP addresses where the associated websites are hosted.

4. The Court will retain jurisdiction to enforce the Permanent Injunction. Plaintiff may request that the Permanent Injunction apply to additional domains if the Court determines that the evidence sufficiently establishes such domains are being operated by Defendants and infringe Plaintiffs' Copyrighted Works.

IT IS FURTHER ORDERED that Plaintiffs may complete service of process by email for Defendants;

IT IS FURTHER ORDERED that Plaintiffs are granted leave to seek thirdparty discovery on damages for their copyright infringement claims; and

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1	IT IS FURTHER ORDERED that Plaintiffs' requirement to post a bond shall	
2	be dissolved and that bond relinquished.	
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4	DATED:	
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7	By:	The Honorable Mark C. Scarsi
8		United States District Court Judge
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